ſ	FORM No. 700-CONTRACT-REAL ESTATE-Monthly Poyments (Individual or Corporate) (Truth-In-Landing Entire) 14937	
	THIS CONTRACT, Made this 24th day of November , 19.75, between	
	and DONALD E. BAILEY	
rabah serang juang panahan menangkan serang dari dari dari dari dari dari dari dari	seller agrees to sell unto the buyer and the buyer agrees to purchase from the seller all of the following de- scribed lands and premises situated in Klamath County, State of Oregon to-wit:	
0.0	lying west of Oregon State Highway #62 Right of Way, Klamath County.	
	SUBJECT TO easements of record and those apparent upon the land.	
	for the sum of Four thousand nine hundred and no/100ths Dollars (\$ 4,900.00) (hereinafter called the purchase price), on account of which One thousand and no/100ths Dollars (\$ 1,000.00) is paid on the execution hereof (the receipt of which is hereby acknowledged by the seller); the buyer agrees to pay the remainder of said purchase price (to-wit: \$ 3,900.00) to the order of the seller in monthly payments of not less than Fifty and no/100ths Dollars (\$ 50.00) each, payable on the 1st day of each month base to the seller in t	
1	payable on the <u>1st</u> day of each month hereafter beginning with the month of <u>January</u> , 1976, and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; all deferred balances of said purchase price shall bear interest at the rate of <u>S</u> per cent per annum from <u>Dec. 1, 1975</u> until paid, interest to be paid <u>Monthly</u> and <u>the addition</u> to the minimum monthly payments above required. Taxes on said premises for the current tax year shall be pro- rated between the parties hereto as of the date of this contract. <u>The buyer warrants to and covenants with the seller that the real property described in div (A) primarily for buyer's personal, family, howehed that the real property described in div</u>	
no	rected, in good condition and repair and will not suffer or permit any waste or stirp thereol. 19.7.5, and may refain such possessions so long as and all other liens, that he will keep the buildings on said premises, now or hereafter ter lawfully may be imposed upon said premises, all promptly before the same or any part thereoi become past due; that he will keep insured all buildings now or hereafter erected on said premises against loss or danage by far curic that is uper's seen insured in buildings now or hereafter erected on said premises against loss or danage by far curic, that is uper's seen insured and municipal liens which here erected on said premises against loss or danage by far curic, that is uper's seen the said premises he will be the said premises against loss or danage by far curic, that is uper's seen be will be the said premises be will be the said premises be will be the said premises by the said premises he will be the said premises against loss or danage by far curic, that is uper's seen by the said premises against loss or danage by far curic the said premises he will be the said premises against loss or danage by far curic the said premises against loss or danage by far curic the said premises he will be the said premises against loss or danage by far curic the said premises he will be the said premises against loss or danage by far curies the said premises against loss or danage by far curies the said premises against loss or danage by far curies the said premises against loss or danage by far curies the said premises against loss or danage by far curies the said premises against loss or danage by far curies the said premises against loss or danage by far curies the said premises against loss or danage by far curies the said premises against loss or danage by far curies the said premises against loss or danage by far curies the said premises against loss or danage by far curies the said premises against loss or danage by far curies the said premises against loss or danage by far curies	
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of r of r of s of s pren ente there	rights and interest create interest thereon at once due and usuate ins contract null end void. (1) that to keep any agreement herein contained, then easion of the premises above described and all other rights acquired by the buyer herein activation of the buyer as against the selfer herein activation of the buyer as against the selfer herein activation of the buyer as against the selfer herein activation of the buyer as against the selfer herein activation of the buyer as against the selfer herein activation of the buyer as against the selfer herein activation of the premises above described and all other rights acquired by the buyer hereinare shall iterly cease and determine and the right to the enclose of the purchase of said property as absolutely, kulls and perfectly as if this contract and such payments had revest in said revest in sidelifer without any activation and the right to the enclose there in a contract by suit in eclamation or compression of the more service of the nuclease of said selfer without any activation of the purchase of said property as absolutely, kulls and perfectly as if this contract and such payments had revest in sidelifer without any activation and the right to the relationed by a set of the set of return, reclamation or compression of monorsys paid to prove the allor set of the advected of the set o	
court of th	The frue, and actual consideration paid for this transfer, stated in ferms of dollars, is 4,000 and 000 and the provision hereof ball in no way affect of any breach of any provision hereof ball to be a waiver of any suc- of consist bit of includes (after the provision itself.) In case suit or action is instituted to lorcilose this contract or to enforce any of the ophile of the foreigned which is the action of the provision of the provision hereof ball to be a waiver of any suc- may adjude reasonable as introducts this contract or to enforce any of the ophile ophile ophile ophile ophile of the foreigned which for the action of the provision hereof ball to be a waiver of any suc- may adjude reasonable as attorney's less to be allowed or to enforce any of the ophile ophile ophile of the foreigned which for the provision of the provision hereof ball to be a line of the provision hereof ball to be a line of the provision of the pro	
lersi	built shall be taken to mean and include the plural, the massesuline, the leminine and the number of the shall be taken to mean and include the plural, the massesuline, the leminine and the number, and that generally all grammatical changes shall in WITNESS WHEREOF, said parties have executed this instrument in duplicate; if either of the un- gened is a corporation, it has caused its corporate name to be signed and its corporate seal affixed hereto to officers duly authorized thereunto by order of its board of directors.	
elling	TANT MOTICE: Delete, by lining out, whichever phrese and whichever warranty (A) or (B) is not applicable. In the sentence between the symmetry with the contract will be making required disclosures for this purpose. The sentence between the symmetry with the contract will be making required disclosures for this purpose. This solar or limiter unless the contract will be making required disclosures for this purpose. Section 93.030. (Notice is a contract will be making required disclosures for this purpose. Solar or gam Revited Statutes of the section of the purpose.	
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